1 2 3	Richard G. Grotch, Esq SBN 127713 CODDINGTON, HICKS & DANFORTH A Professional Corporation, Lawyers 555 Twin Dolphin Drive, Suite 300 Redwood City, California 94065-2133		
4	Tel. (650) 592-5400 Fax. (650) 592-5027 Email: rgrotch@chdlawyers.com		
5 6	ATTORNEYS FOR Defendant DELTA AIR LINES, INC.		
7			
8	IN THE UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	In re Deep Vein Thrombosis Litigation:	No. C 05-1544 VRW	
12	GILBERTO BRAHA individually and as personal representative of IARDENYTH	[MDL-1606]	
13 14	TITO BRAHA, decedent, for the benefits of decedent's estate and surviving heirs, YAEL BRAHA and MICHAEL BRAHA,	STIPULATION AND [ <del>PROPOSED]</del> ORDER EXTENDING DEADLINE FOR DEPOSING PLAINTIFFS	
15	Plaintiffs,		
16	vs.		
17	DELTA AIR LINES, INC., a corporation,		
18	Defendant.		
19	WHEREAS the Court ordered that the depositions of plaintiffs be completed by December		
20	31, 2006 in certain pending cases within this multidistrict litigation, including this action; and		
21	WHEREAS the deposition of plaintiff GILBERTO BRAHA was scheduled and noticed to		
22	be taken on December 18, 2006 at the offices of counsel for defendant DELTA AIR LINES, INC		
23	("Delta"); and		
24		AEL BRAHA was scheduled and noticed to be taken	
25	on December 19, 2006 at the offices of counsel for Delta; and		
26	///		
27	///		
28			

Stipulation and [Proposed] Order Extending Deadline for Depositions – C 05-1544 VRW [MDL-1606]

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1	WHEREAS plaintiff GILBERTO BRAHA determined shortly before the deposition that he		
2	lacked proper documentation to allow him to travel from his residence in Italy to the United States		
3	for his deposition; and		
4	WHEREAS plaintiffs YAEL BRAHA and MICHAEL BRAHA anticipate that they soon will		
5	dismiss their own claims against Delta in this action; and		
6	WHEREAS additional time is necessary to enable plaintiff GILBERTO BRAHA to obtain		
7	his travel documents and for plaintiffs YAEL BRAHA and MICHAEL BRAHA to dismiss their		
8	claims in this action;		
9	IT IS HEREBY STIPULATED, by and between the parties, through their respective counsel,		
10	that the deadline for completion of the depositions of the plaintiffs be extended from December 31,		
11	2006 to January 31, 2007.		
12	SO STIPULATED.		
13	Dated: December 27, 2006	STERNS & WALKER	
14		/s/ Brenda Posada	
15		By:  Brenda Posada	
16		Attorneys for Plaintiffs Gilberto Braha, Yael Braha and Michael	
17		Braha	
18	Dated: December 27, 2006	CODDINGTON, HICKS & DANFORTH	
19	,		
20		/s/ Richard G. Grotch By:	
21		Richard G. Grotch	
22		Attorneys for Defendant Delta Air Lines, Inc.	
23	///		
24	///		
25	///		
26	///		
27	///		
28			
CKS Lawyers		2	

CODDINGTON, HICKS & DANFORTH A Professional Corp., Lawyers 555 Twin Dolphin Drive, #300 Redwood City, CA 94065 (650) 592-5400

**ORDER** Pursuant to stipulation, the deadline for completion of the depositions of the plaintiffs shall be extended from December 31, 2006 to January 31, 2007. IT IS SO ORDERED. IT IS SO ORDERED Dated: 12/29/2006 Judge Vaughn R Walker